Rev. 5/30/01 Effective March 1998

DECLARATION AND POWER OF ATTORNEY FOR U.S. PATENT APPLICATION

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	EDDY CURRENT SENSO	<u>)R</u>	
of which is described and claimed in: () the attached specification, or () the specification in the application Ser and with amendments through	ial No filed	.	
_	olication No. PCT/ <u>JP2004/015753</u>		, and as amende
	understand the content of the above-identif	ied specification, including the claims	s, as amended b
Title 37, Code of Federal Regulations, '1			
I hereby claim priority benefits under Tit patent or inventor's certificate listed belo before that of the application on which process that the second seco		cation for patent or inventor's certifica	te having a filin
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I hereby claim priority benefits under Tit patent or inventor's certificate listed belobefore that of the application on which proceed that the country	w and have also identified below any application in the control of	DATE OF FILING	PRIORITY CLAIMED

And I hereby appoint Michael R. Davis, Reg. No. 25,134; Matthew M. Jacob, Reg. No. 25,154; Warren M. Cheek, Jr., Reg. No. 33,367; Nils Pedersen, Reg. No. 33,145; Charles R. Watts, Reg. No. 33,142; and Michael S. Huppert, Reg. No. 40,268, who together constitute the firm of WENDEROTH, LIND & PONACK, L.L.P., as well as any other attorneys and agents associated with Customer No. 000513, to prosecute this application and to transact all business in the U.S. Patent and Trademark Office connected therewith.

I hereby authorize the U.S. attorneys and agents named herein to accept and follow instructions from WATANABE & HOTTA, as to any action to be taken in the U.S. Patent and Trademark Office regarding this application without direct communication between the U.S. attorneys and myself. In the event of a change in the persons from whom instructions may be taken, the U.S. attorneys named herein will be so notified by me.

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000513
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to be true; and further fine or imprisonment, the validity of the appl	that these statements were		Il false statements and the like sode, and that such willful false s	o made are punishable
2nd Inventor			Mitsuo TADA	
3rd Inventor			Yasunari SUTODate	
th Inventor			Date	_
5th Inventor			Date	
oth Inventor			Date	
7th Inventor			Date	
The above application	n may be more particularly	identified as follows:		
U.S. Application Serial	l No		Filing Date	March 24, 200
Applicant Reference N	lumber <u>GEB2609–US</u>	(PEB414)	Atty Docket 1	No. <u>2006</u> 0375A
Fitle of InventionEI	DDY CURRENT SENS	OR		

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of

Mitsuo TADA et al. : Mail Stop: PCT

Serial No. NEW : Attorney Docket No. 2006 0375A

Filed March 24, 2006

EDDY CURRENT SENSOR [Corresponding to PCT/JP2004/015753 Filed October 18, 2004]

THE COMMISSIONER IS AUTHORIZED TO CHARGE ANY DEFICIENCY IN THE FEES FOR THIS PAPER TO DEPOSIT ACCOUNT NO. 23-0975

COVER LETTER FOR APPLICATION FILED WITHOUT EXECUTED DECLARATION

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

The above-identified application has been submitted <u>without</u> an executed oath or declaration.

It is respectfully requested that this application be assigned a serial number and awarded a filing date.

A duly executed oath or declaration pursuant to 37 CFR 1.63 will be submitted after notification by the U.S. Patent and Trademark Office.

A non-executed copy of the Declaration and Power of Attorney, containing the inventorship information, is attached. It is respectfully requested that all communications be directed to the firm indicated on the attached Declaration and Power of Attorney, namely:

WENDEROTH, LIND & PONACK, L.L.P. 2033 K Street, N.W., Suite 800 Washington, D.C. 20006-1021

The required U.S. Patent and Trademark Office Filing Fee is submitted herewith.

Respectfully submitted,

Mitsuo TADA eq al.

By

W. Douglas Hahm

Registration No. 44,142 Attorney for Applicants

WDH/ck Washington, D.C. 20006-1021 Telephone (202) 721-8200 Facsimile (202) 721-8250 March 24, 2006